INTERFERENCE ACCEPTANCE AGREEMENT

This Interference Acceptance Agreement ("Agreement") is entered into as of April 18, 2018 (the "Effective Date") by and between WCIU-TV LIMITED PARTNERSHIP ("WCIU"), and HC2 LPTV HOLDINGS, INC. ("HC2").

- 1. WCIU is the licensee of WCIU-TV, channel 27, Chicago, Illinois (Facility ID 71428), and proposes to file an application for Experimental Authorization (the "Application") on channel 23, also in Chicago, Illinois.
- 2. HC2 is the licensee of W25DW-D, channel 25, Arbury Hills, Illinois (Facility ID 61692), and also holds a displacement Construction Permit, FCC File No. BDISDTL-20120106ABK, to relocate W25DW-D from channel 25 to channel 22, also in Arbury Hills, Illinois (the "Construction Permit").
- 3. The experimental facility proposed by WCIU on channel 23 is predicted to cause more than 0.5% interference to the facility requested in the Construction Permit.
- 4. Both parties hereby mutually agree to accept the interference described in paragraph 3 of this Agreement unless and until the FCC grants HC2's application for a different displacement channel.
- 5. WCIU and HC2 will cooperate with each other to provide the FCC with all information the FCC may request in connection with the processing of the Application. Neither WCIU nor HC2 shall take any action that is inconsistent with its obligations under this Agreement or that could hinder or delay the other party's enjoyment of its rights and interests contemplated by this Agreement. For the avoidance of doubt, HC2's application for a new displacement channel, FCC File No. 0000052810, shall not be considered to be inconsistent with HC2's obligations under this Agreement.
- 6. This agreement shall be binding upon the parties hereto and their respective successors or assigns. Except for the mutual consents and agreements set forth herein, no consideration is being paid or promised by either party in connection with this Agreement. No amendment or waiver of compliance with any provision hereof shall be effective unless it is made in writing signed by the party against whom enforcement is sought. This Agreement constitutes the entire agreement and understanding of the parties hereto and supersedes all prior agreements and understandings with respect to the subject matter hereof. This Agreement may be executed in counterparts and by facsimile, each of which when so executed, will be deemed an original, and all of which together shall constitute one and the same instrument.

WCIU-	IV LIMITED PARTNERSHIP
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By:	EVAN FIELDMAN
Title:	Vice President

HC2 LPTV HOLDINGS, INC.

By: Kurt Havior

Title: CTO